DOUGLAS L. RAPPAPORT (CSBN 136194) 1 Law Offices of Douglas L. Rapppaport 260 California Street, Suite 1002 2 San Francisco, CA 94111 415-989-7900 3 admin@sfcrimlaw.com 4 5 Attorney for Defendant ROOZĎEH IRAVANI 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 SAN FRANCISCO DIVISION 10 11 UNITED STATES OF AMERICA, CR-17-0340-WHA 12 STIPULATION AND [PROPOSED] ORDER Plaintiff. CONTINUING STATUS CONFERÊNCE 13 AS MODIFIED v. **Current Hearing Date:** October 31, 2017 14 2:00 pm Time: ROOZBEH IRAVANI Judge: Alsup 15 16 Defendants. Proposed Hearing Date: December 26, 2017 or Thereafter 17 Time: 2:00 pm 18 The parties hereby agree and stipulate that the status conference date, currently set for 19 October 31, 2017, be continued until December 26, 2017 at 2:00 p.m. or thereafter for a status 20 21 conference before The Honorable William H. Alsup. Mr. Iravani is out of custody on pre-trial 22 release. The charge in this case is possession of child pornography and is primarily based on a 23 24 computer forensic analysis of the Torrent Network and Mr. Iravani's hard drive. The government 25 has provided discovery in a timely fashion and the defense has been diligent in reviewing that 26 discovery. However, given the complexity of the computer technology, additional time is necessary 27 for the defense expert to meet with the government expert. This meeting is anticipated to occur within 28 the next three weeks, though given counsel's schedules and the holidays, both parties are requesting

1	December 26, 2017 or thereafter for a further status conference.
2	The parties agree that the ends of justice served by granting such an exclusion of time
3	outweigh the best interests of the public and the defendant in a speedy trial. 18 U.S.C. §
4	3161(h)(7)(A). The parties agree to extend the time limits of Rule 5.1 during this period as well.
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6	IT IS SO STIPULATED.
7	D . 1 . 0 . 1 . 20 2017
8	Dated: October 30, 2017 DOUGLAS L. RAPPAPORT
9	Attorney for Defendant Robert S. Wong
10	ALEX G. TSE (CABN 152348)
11	First Assistant United States Attorney Attorney for the United States
12	Acting Under Authority Conferred by 28 U.S.C. § 515
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14	Dated: October 30, 2017 /s/ RANDALL LEONARD
15	RANDALL LEONARD Assistant United States Attorney
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18	[PROPOSED] ORDER
19	For the foregoing reasons, the Court HEREBY ORDERS that the date for status in this
20	matter is re-set for December 5, 2017, at 2:00 p.m. before The Honorable
21	William Alsup, and that the time from the date of this Order through the date of the status conference
22	on <u>December 5, 2017</u> , shall be excluded from any calculations under 18 U.S.C.
23	§ 3161 and Rule 5.1 of the Federal Rules of Criminal Procedure.
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25	IT IS SO ORDERED.
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27	Dated: October 30, 2017. HON. WILLIAM H. ALSUP
28	United States District Judge